

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of:

Anand G. Dabak

Serial No.: **10/781,472**

Filed: **02/17/2004**

Docket No.: **TI-29547.1**

Examiner: **Bocure, Tesfaldet**

Art Unit: **2611**

Conf. No.: **3117**

For: **CODE DIVISON MULTIPLE ACCESS WIRELESS SYSTEM WITH
CLOSED LOOP MODE USING NINETY DEGREE PHASE ROTATION AND
BEAMFORMER VERFICATION**

TRANSMITTAL LETTER

Commissioner for Patents

Alexandria, VA 22313-1450

Dear Sir:

Applicants sent an Amendment – 37 CFR § 1.111 to the USPTO on March 12, 2008, in response to an Office Action dated September 12, 2007 in related application (child) serial number 11/681,088. While the correct application number of 11/681,088 was set forth in the header of each page of the amendment submitted on March 12, 2008 and the correct attorney docket number of TI-29547.1A was set forth in the footer of each page of the amendment submitted on March 12, 2008, the main identification section on page 1 of the amendment identified it as present application number 10/781,472 (parent application number). When applicants submitted the misidentified amendment to the USPTO electronically, the USPTO also identified the amendment as being for present application number of 10/781,472 (instead of for related child application 11/681,088).

Thus, the USPTO incorrectly assigned the amendment to application number 10/781,472 and incorrectly identified it as an Amendment – 37 CFR § 1.312. Applicants respectfully request that the Amendment submitted on March 12, 2008 and that was incorrectly identified as being for application 10/781,472 be transferred to application 11/681,088. If not possible, Applicants request that the amendment submitted on March 12, 2008 be ignored.

Applicants have submitted a Substitute Amendment to the USPTO with the correct serial number of 11/681,088. Applicants regret causing any confusion.

Respectfully submitted,



/Ronald O. Neerings/
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